

# Exhibit A

TRT/kh

File No. 20N-003

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

**FILED**  
6/4/2021 3:26 PM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. **2021L005789**

**JURY DEMAND**

**COMPLAINT AT LAW**

NOW COMES the plaintiff, GEORGE KOSCIANIUK, JR., by and through his attorneys, McNABOLA & ASSOCIATES, L.L.C., complaining of the defendants, ZOKAR LOGISTICS, INC., a Michigan Corporation, by and through its authorized agents and employees, including but not limited to SADEK ALZOKARI, and SADEK ALZOKARI, individually, and states as follows:

**COUNT I**

***Negligence v. Zokar Logistics, INC.***

1. Illinois has jurisdiction over this matter pursuant to 735 ILCS 5/2-209(a)(2) and venue is proper pursuant to 735 ILCS 5/2-101.

2. On December 10, 2019, and at all times material, the defendant, ZOKAR LOGISTICS, INC., was a corporation organized and existing pursuant to the laws of the State of Michigan.

3. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an employee of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

4. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an actual and/or apparent agent of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

5. On and before December 10, 2019, 159<sup>th</sup> Street was a roadway running in an east/west direction at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

6. On and before December 10, 2019, Farrell Road was a roadway running in a north/south direction at or nears its intersection with 159<sup>th</sup> Street in the City of Lockport, County of Will, State of Illinois.

7. On December 10, 2019, the plaintiff, GEORGE KOSCIANIUK, owned, operated, managed, maintained and/or controlled a motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

8. On December 10, 2019, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owned, operated, managed, maintained and/or controlled a commercial motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

9. On December 10, 2019, the motor vehicle then and there being operated by GEORGE KOSCIANIUK was stopped at a red light on Eastbound 159<sup>th</sup> Street at its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

10. On December 10, 2019, the commercial motor vehicle owned, operated, controlled and/or managed by the defendant, ZOKAR, by and through its authorized agents and employees,

including but not limited to, SADEK ALZOKARI, failed to stop and came into violent contact with the motor vehicle then and there being operated by the plaintiff, GEORGE KOSCIANIUK.

11. At all times relevant, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owed a duty of reasonable care to members of the public including the plaintiff, GEORGE KOSCIANIUK, in the operation of a commercial motor vehicle.

12. On December 10, 2019, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, was negligent in one or more of the following ways:

- a. Carelessly and negligently operated, owned, managed, maintained, and/or controlled, and drove a commercial motor vehicle into a collision with the motor vehicle behind the vehicle then and there being operated by the plaintiff;
- b. Carelessly and negligently operated its commercial motor vehicle without keeping proper lookout;
- c. Carelessly and negligently proceeded at a speed which was greater than reasonable and proper with regard to traffic conditions, or which endangered the safety of persons;
- d. Carelessly and negligently failed to decrease speed so as to avoid colliding with another vehicle;
- e. Carelessly and negligently failed to equip said commercial motor vehicle with adequate brakes;
- f. Carelessly and negligently failed to give audible warning with its horn when such warning was reasonably necessary to insure safety;
- g. Carelessly and negligently failed to yield the right-of-way to motor vehicle being driven by GEORGE KOSCIANIUK, JR.;
- h. Carelessly and negligently failed to exercise due care;
- i. Carelessly and negligently inspected, serviced, or otherwise mechanically maintained the commercial motor vehicle, by and through its authorized agents and employees, at the facility located at its principal place of business;
- j. Failed to investigate SADEK ALZOKARI's background in operating commercial motor vehicles;
- k. Carelessly and negligently hired SADEK ALZOKARI to act as a commercial motor vehicle driver;
- l. Negligently entrusted SADEK ALZOKARI to drive a commercial motor vehicle; and/or



m. Failed to properly supervise SADEK ALZOKARI.

13. As a proximate result of one or more of the aforesaid negligent acts and/or omissions of the defendant, ZOKAR, by and through its authorized agent and employee, including but not limited to SADEK ALZOKARI, the plaintiff, GEORGE KOSCIANIUK, suffered damages of a personal and pecuniary nature.

WHEREFORE, the plaintiff, GEORGE KOSCIANIUK, demands judgment against the defendant, ZOKAR LOGISTICS, INC., a Michigan Corporation, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, in an amount in excess of the jurisdictional limit of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00).

## **COUNT II**

### ***Negligence v. Sadek Alzokari, Individually***

1. Illinois has jurisdiction over this matter pursuant to 735 ILCS 5/2-209(a)(2) and venue is proper pursuant to 735 ILCS 5/2-101.

2. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an employee of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

3. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an actual and/or apparent agent of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

4. On and before December 10, 2019, 159<sup>th</sup> Street was a roadway running in an east/west direction at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

5. On and before December 10, 2019, Farrell Road was a roadway running in a north/south direction at or nears its intersection with 159<sup>th</sup> Street in the City of Lockport, County of Will, State of Illinois.

6. On December 10, 2019, the plaintiff, GEORGE KOSCIANIUK, owned, operated, managed, maintained and/or controlled a motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

7. On December 10, 2019, the defendant, SADEK ALZOKARI, Individually, owned, operated, managed, maintained and/or controlled a commercial motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

8. On December 10, 2019, the motor vehicle then and there being operated by GEORGE KOSCIANIUK was stopped at a red light on Eastbound 159<sup>th</sup> Street at its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

9. On December 10, 2019, the commercial motor vehicle owned, operated, controlled and/or managed by the defendant, SADEK ALZOKARI, Individually, failed to stop and came into violent contact with the motor vehicle then and there being operated by the plaintiff, GEORGE KOSCIANIUK.

10. At all times relevant, the defendant, SADEK ALZOKARI, Individually, owed a duty of reasonable care to members of the public including the plaintiff, GEORGE KOSCIANIUK, in the operation of a commercial motor vehicle.

11. On December 10, 2019, the defendant, SADEK ALZOKARI, Individually, was negligent in one or more of the following ways:

- a. Carelessly and negligently operated, owned, managed, maintained, and/or controlled, and drove a commercial motor vehicle into a collision with the

- motor vehicle behind the vehicle then and there being operated by the plaintiff;
- b. Carelessly and negligently operated its commercial motor vehicle without keeping proper lookout;
  - c. Carelessly and negligently proceeded at a speed which was greater than reasonable and proper with regard to traffic conditions, or which endangered the safety of persons;
  - d. Carelessly and negligently failed to decrease speed so as to avoid colliding with another vehicle;
  - e. Carelessly and negligently failed to equip said commercial motor vehicle with adequate brakes;
  - f. Carelessly and negligently failed to give audible warning with its horn when such warning was reasonably necessary to insure safety;
  - g. Carelessly and negligently failed to yield the right-of-way to motor vehicle being driven by GEORGE KOSCIANIUK, JR.;
  - h. Carelessly and negligently failed to exercise due care; and/or
  - i. Carelessly and negligently inspected, serviced, or otherwise mechanically maintained the commercial motor vehicle, by and through its authorized agents and employees, at the facility located at its principal place of business.

12. As a proximate result of one or more of the aforesaid negligent acts and/or omissions of the defendant, SADEK ALZOKARI, Individually, the plaintiff, GEORGE KOSCIANIUK, suffered damages of a personal and pecuniary nature.

WHEREFORE, the plaintiff, GEORGE KOSCIANIUK, demands judgment against the defendant, SADEK ALZOKARI, Individually, in an amount in excess of the jurisdictional limit of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00).

Respectfully submitted,

  
\_\_\_\_\_  
Attorney for Plaintiff

Edward W. McNabola, Esq.  
Thomas R. Trench, Esq.  
**McNABOLA & ASSOCIATES, LLC**  
161 North Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000  
tom@injuryillinois.com  
Atty No. 60615

TRT/kh

File No. 20N-003

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No.

**JURY DEMAND**

**JURY DEMAND**

The undersigned demands a jury trial.

  
Attorney for the Plaintiff

Thomas R. Trench, Esq.  
**MCNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, IL 60601  
(312) 888-7000  
[ted@injuryillinois.com](mailto:ted@injuryillinois.com)



TRT/kh

File No. 20N-003

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
6/4/2021 3:26 PM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

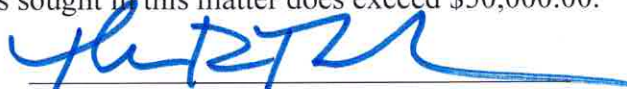
Case No. 2021L005789

**JURY DEMAND**

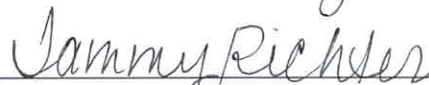
**AFFIDAVIT**

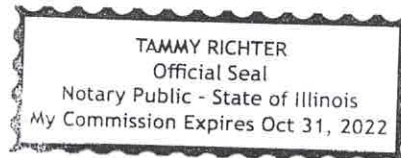
I, Thomas R. Trench, Esq., the affiant on oath states:

The total of money damages sought in this matter does exceed \$50,000.00.

  
Attorney for Plaintiff

SUBSCRIBED AND SWORN to me  
Before this 4th day of June 2021.

  
NOTARY PUBLIC



2120 - Served

2121 - Served

2620 - Sec. of State

2220 - Not Served

2221 - Not Served

2621 - Alias Sec of State

2320 - Served By Mail

2321 - Served By Mail

2420 - Served By Publication

2421 - Served By Publication

Summons - Alias Summons

(03/15/21) CCG 0001 A

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Name all Parties

GEORGE KOSCIANIUK,

Plaintiff(s)

v.

SADEK ALZOKARI, et al.,

Case No. 20 L 5789

Defendant(s)

Zokar Logistics, Inc.  
1999 Throwbridge St Hamtramck, MI 48212

Address of Defendant(s)

Please serve as follows (check one): ☐ Certified Mail ☐ Sheriff Service ☐ Alias

SUMMONS

To each Defendant:

You have been named a defendant in the complaint in this case, a copy of which is hereto attached. You are summoned and required to file your appearance, in the office of the clerk of this court, within 30 days after service of this summons, not counting the day of service. If you fail to do so, a judgment by default may be entered against you for the relief asked in the complaint.

**THERE IS A FEE TO FILE YOUR APPEARANCE.**

**FILING AN APPEARANCE:** Your appearance date is **NOT** a court date. It is the deadline for filing your appearance/answer. To file your appearance/answer **YOU DO NOT NEED TO COME TO THE COURTHOUSE**, unless you are unable to eFile your appearance/answer. You can download an Appearance form at <http://www.illinoiscourts.gov/Forms/approved/procedures/appearance.asp>. After completing and saving your Appearance form, you can electronically file (e-File) it with the circuit clerk's office.

Iris Y. Martinez, Clerk of the Circuit Court of Cook County, Illinois  
[cookcountyclerkofcourt.org](http://cookcountyclerkofcourt.org)

**E-FILING:** E-filing is now mandatory with limited exemptions. To e-File, you must first create an account with an e-Filing service provider. Visit <http://efile.illinoiscourts.gov/service-providers.htm> to learn more and to select a service provider.

If you need additional help or have trouble e-Filing, visit <http://www.illinoiscourts.gov/faq/gethelp.asp> or talk with your local circuit clerk's office. If you cannot e-file, you may be able to get an exemption that allows you to file in-person or by mail. Ask your circuit clerk for more information or visit [www.illinoislegalaid.org](http://www.illinoislegalaid.org).

**FEE WAIVER:** If you are unable to pay your court fees, you can apply for a fee waiver. For information about defending yourself in a court case (including filing an appearance or fee waiver), or to apply for free legal help, go to [www.illinoislegalaid.org](http://www.illinoislegalaid.org). You can also ask your local circuit clerk's office for a fee waiver application.

**COURT DATE:** Your court date will be sent to your e-File email account or the email address you provided to the clerk's office. You can also call or email the clerk's office to request your next court date. You will need to provide your case number OR, if unknown, the name of the Plaintiff or Defendant. For criminal case types, you will also need to provide the Defendant's birthdate.

**REMOTE APPEARANCE:** You may be able to attend this court date by phone or video conference. This is called a "Remote Appearance". Call the Circuit Clerk at (312) 603-5030 or visit their website at [www.cookcountyclerkofcourt.org](http://www.cookcountyclerkofcourt.org) to find out how to do this.

Contact information for each of the Clerk's Office locations is included with this summons. The Clerk's office is open Mon - Fri, 8:30 am - 4:30 pm, except for court holidays.

To the officer: (Sheriff Service)

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than thirty (30) days after its date.

• Atty. No.: 60601

☐ Pro Se 99500

Name: McNabola & Associates, LLC

Atty. for (if applicable):

Plaintiff

Address: 161 N. Clark Street, Suite 2550

City: Chicago

State: IL Zip: 60601

Telephone: 312-888-7000

Primary Email: tom@injuryillinois.com

Witness date

6/7/2021 11:19 AM IRIS Y. MARTINEZ

Iris Y. Martinez, Clerk of Court



☐ Service by Certified Mail:

☐ Date of Service: (To be inserted by officer on copy left with employer or other person)



**GET YOUR COURT DATE BY CALLING IN OR BY EMAIL**

**CALL OR SEND AN EMAIL MESSAGE** to the telephone number or court date email address below for the appropriate division, district or department to request your next court date. Email your case number, or, if you do not have your case number, email the Plaintiff or Defendant's name for civil case types, or the Defendant's name and birthdate for a criminal case.

**CHANCERY DIVISION**

**Court date EMAIL:** ChanCourtDate@cookcountycourt.com

Gen. Info: (312) 603-5133

**CIVIL DIVISION**

**Court date EMAIL:** CivCourtDate@cookcountycourt.com

Gen. Info: (312) 603-5116

**COUNTY DIVISION**

**Court date EMAIL:** CntyCourtDate@cookcountycourt.com

Gen. Info: (312) 603-5710

**DOMESTIC RELATIONS/CHILD SUPPORT  
DIVISION**

**Court date EMAIL:** DRCourtDate@cookcountycourt.com

OR

ChildSupCourtDate@cookcountycourt.com

Gen. Info: (312) 603-6300

**DOMESTIC VIOLENCE**

**Court date EMAIL:** DVCourtDate@cookcountycourt.com

Gen. Info: (312) 325-9500

**LAW DIVISION**

**Court date EMAIL:** LawCourtDate@cookcountycourt.com

Gen. Info: (312) 603-5426

**PROBATE DIVISION**

**Court date EMAIL:** ProbCourtDate@cookcountycourt.com

Gen. Info: (312) 603-6441

**ALL SUBURBAN CASE TYPES**

**DISTRICT 2 - SKOKIE**

**Court date EMAIL:** D2CourtDate@cookcountycourt.com

Gen. Info: (847) 470-7250

**DISTRICT 3 - ROLLING MEADOWS**

**Court date EMAIL:** D3CourtDate@cookcountycourt.com

Gen. Info: (847) 818-3000

**DISTRICT 4 - MAYWOOD**

**Court date EMAIL:** D4CourtDate@cookcountycourt.com

Gen. Info: (708) 865-6040

**DISTRICT 5 - BRIDGEVIEW**

**Court date EMAIL:** D5CourtDate@cookcountycourt.com

Gen. Info: (708) 974-6500

**DISTRICT 6 - MARKHAM**

**Court date EMAIL:** D6CourtDate@cookcountycourt.com

Gen. Info: (708) 232-4551



2120 - Served	2121 - Served	2620 - Sec. of State
2220 - Not Served	2221 - Not Served	2621 - Alias Sec of State
2320 - Served By Mail	2321 - Served By Mail	
2420 - Served By Publication	2421 - Served By Publication	
Summons - Alias Summons		(03/15/21) CCG 0001 A

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Name all Parties

GEORGE KOSCIANIUK,

Plaintiff(s)

v.

SADEK ALZOKARI, et al.,

Case No. 20 L 5789

Defendant(s)

*Sadek Alzokari*  
*6299 Pinecroft Ct Flint, MI 48532*

Address of Defendant(s)

Please serve as follows (check one): ☐ Certified Mail ☐ Sheriff Service ☐ Alias

**SUMMONS**

To each Defendant:

You have been named a defendant in the complaint in this case, a copy of which is hereto attached. You are summoned and required to file your appearance, in the office of the clerk of this court, within 30 days after service of this summons, not counting the day of service. If you fail to do so, a judgment by default may be entered against you for the relief asked in the complaint.

**THERE IS A FEE TO FILE YOUR APPEARANCE.**

**FILING AN APPEARANCE:** Your appearance date is NOT a court date. It is the deadline for filing your appearance/answer. To file your appearance/answer **YOU DO NOT NEED TO COME TO THE COURTHOUSE**, unless you are unable to eFile your appearance/answer. You can download an Appearance form at <http://www.illinoiscourts.gov/Forms/approved/procedures/appearance.asp>. After completing and saving your Appearance form, you can electronically file (e-File) it with the circuit clerk's office.

Iris Y. Martinez, Clerk of the Circuit Court of Cook County, Illinois  
[cookcountyclerkofcourt.org](http://cookcountyclerkofcourt.org)

**Summons - Alias Summons**

**E-FILING:** E-filing is now mandatory with limited exemptions. To e-File, you must first create an account with an e-Filing service provider. Visit <http://efile.illinoiscourts.gov/service-providers.htm> to learn more and to select a service provider.

If you need additional help or have trouble e-Filing, visit <http://www.illinoiscourts.gov/faq/gethelp.asp> or talk with your local circuit clerk's office. If you cannot e-file, you may be able to get an exemption that allows you to file in-person or by mail. Ask your circuit clerk for more information or visit [www.illinoislegalaid.org](http://www.illinoislegalaid.org).

**FEE WAIVER:** If you are unable to pay your court fees, you can apply for a fee waiver. For information about defending yourself in a court case (including filing an appearance or fee waiver), or to apply for free legal help, go to [www.illinoislegalaid.org](http://www.illinoislegalaid.org). You can also ask your local circuit clerk's office for a fee waiver application.

**COURT DATE:** Your court date will be sent to your e-File email account or the email address you provided to the clerk's office. You can also call or email the clerk's office to request your next court date. You will need to provide your case number OR, if unknown, the name of the Plaintiff or Defendant. For criminal case types, you will also need to provide the Defendant's birthdate.

**REMOTE APPEARANCE:** You may be able to attend this court date by phone or video conference. This is called a "Remote Appearance". Call the Circuit Clerk at (312) 603-5030 or visit their website at [www.cookcountyclerkofcourt.org](http://www.cookcountyclerkofcourt.org) to find out how to do this.

Contact information for each of the Clerk's Office locations is included with this summons. The Clerk's office is open Mon - Fri, 8:30 am - 4:30 pm, except for court holidays.

To the officer: (Sheriff Service)

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than thirty (30) days after its date.

• Atty. No.: 60601  
☐ Pro Se 99500

Name: McNabola & Associates, LLC

Atty. for (if applicable):

Plaintiff

Address: 161 N. Clark Street, Suite 2550

City: Chicago

State: IL Zip: 60601

Telephone: 312-888-7000

Primary Email: tom@injuryillinois.com

Witness date \_\_\_\_\_

6/7/2021 11:19 AM IRIS Y. MARTINEZ

Iris Y. Martinez, Clerk of Court



☐ Service by Certified Mail: \_\_\_\_\_

☐ Date of Service: \_\_\_\_\_  
 (To be inserted by officer on copy left with employer or other person)

**GET YOUR COURT DATE BY CALLING IN OR BY EMAIL**

**CALL OR SEND AN EMAIL MESSAGE** to the telephone number or court date email address below for the appropriate division, district or department to request your next court date. Email your case number, or, if you do not have your case number, email the Plaintiff or Defendant's name for civil case types, or the Defendant's name and birthdate for a criminal case.

**CHANCERY DIVISION**

**Court date EMAIL:** ChanCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5133

**CIVIL DIVISION**

**Court date EMAIL:** CivCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5116

**COUNTY DIVISION**

**Court date EMAIL:** CntyCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5710

**DOMESTIC RELATIONS/CHILD SUPPORT  
DIVISION**

**Court date EMAIL:** DRCourtDate@cookcountycourt.com  
OR  
ChildSupCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-6300

**DOMESTIC VIOLENCE**

**Court date EMAIL:** DVCourtDate@cookcountycourt.com  
Gen. Info: (312) 325-9500

**LAW DIVISION**

**Court date EMAIL:** LawCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5426

**PROBATE DIVISION**

**Court date EMAIL:** ProbCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-6441

**ALL SUBURBAN CASE TYPES**

**DISTRICT 2 - SKOKIE**

**Court date EMAIL:** D2CourtDate@cookcountycourt.com  
Gen. Info: (847) 470-7250

**DISTRICT 3 - ROLLING MEADOWS**

**Court date EMAIL:** D3CourtDate@cookcountycourt.com  
Gen. Info: (847) 818-3000

**DISTRICT 4 - MAYWOOD**

**Court date EMAIL:** D4CourtDate@cookcountycourt.com  
Gen. Info: (708) 865-6040

**DISTRICT 5 - BRIDGEVIEW**

**Court date EMAIL:** D5CourtDate@cookcountycourt.com  
Gen. Info: (708) 974-6500

**DISTRICT 6 - MARKHAM**

**Court date EMAIL:** D6CourtDate@cookcountycourt.com  
Gen. Info: (708) 232-4551



2120 - Served	2121 - Served	2620 - Sec. of State
2220 - Not Served	2221 - Not Served	2621 - Alias Sec of State
2320 - Served By Mail	2321 - Served By Mail	
2420 - Served By Publication	2421 - Served By Publication	
Summons - Alias Summons		(03/15/21) CCG 0001 A

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Name all Parties

GEORGE KOSCIANIUK,

Plaintiff(s)

v.

SADEK ALZOKARI, et al.,

Case No. 20 L 5789

Defendant(s)

*Sadek Alzokari*  
*6299 Pinecroft Ct Flint, MI 48532*

Address of Defendant(s)

Please serve as follows (check one): ☐ Certified Mail ☐ Sheriff Service ☐ Alias

**SUMMONS**

To each Defendant:

You have been named a defendant in the complaint in this case, a copy of which is hereto attached. You are summoned and required to file your appearance, in the office of the clerk of this court, within 30 days after service of this summons, not counting the day of service. If you fail to do so, a judgment by default may be entered against you for the relief asked in the complaint.

**THERE IS A FEE TO FILE YOUR APPEARANCE.**

**FILING AN APPEARANCE:** Your appearance date is NOT a court date. It is the deadline for filing your appearance/answer. To file your appearance/answer **YOU DO NOT NEED TO COME TO THE COURTHOUSE**, unless you are unable to eFile your appearance/answer. You can download an Appearance form at <http://www.illinoiscourts.gov/Forms/approved/procedures/appearance.asp>. After completing and saving your Appearance form, you can electronically file (e-File) it with the circuit clerk's office.

Iris Y. Martinez, Clerk of the Circuit Court of Cook County, Illinois  
[cookcountyclerkofcourt.org](http://cookcountyclerkofcourt.org)



**Summons - Alias Summons**

**E-FILING:** E-filing is now mandatory with limited exemptions. To e-File, you must first create an account with an e-Filing service provider. Visit <http://efile.illinoiscourts.gov/service-providers.htm> to learn more and to select a service provider.

If you need additional help or have trouble e-Filing, visit <http://www.illinoiscourts.gov/faq/gethelp.asp> or talk with your local circuit clerk's office. If you cannot e-file, you may be able to get an exemption that allows you to file in-person or by mail. Ask your circuit clerk for more information or visit [www.illinoislegalaid.org](http://www.illinoislegalaid.org).

**FEE WAIVER:** If you are unable to pay your court fees, you can apply for a fee waiver. For information about defending yourself in a court case (including filing an appearance or fee waiver), or to apply for free legal help, go to [www.illinoislegalaid.org](http://www.illinoislegalaid.org). You can also ask your local circuit clerk's office for a fee waiver application.

**COURT DATE:** Your court date will be sent to your e-File email account or the email address you provided to the clerk's office. You can also call or email the clerk's office to request your next court date. You will need to provide your case number OR, if unknown, the name of the Plaintiff or Defendant. For criminal case types, you will also need to provide the Defendant's birthdate.

**REMOTE APPEARANCE:** You may be able to attend this court date by phone or video conference. This is called a "Remote Appearance". Call the Circuit Clerk at (312) 603-5030 or visit their website at [www.cookcountyclerkofcourt.org](http://www.cookcountyclerkofcourt.org) to find out how to do this.

Contact information for each of the Clerk's Office locations is included with this summons. The Clerk's office is open Mon - Fri, 8:30 am - 4:30 pm, except for court holidays.

To the officer: (Sheriff Service)

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than thirty (30) days after its date.

• Atty. No.: 60601  
☐ Pro Se 99500

Name: McNabola & Associates, LLC

Atty. for (if applicable):

Plaintiff

Address: 161 N. Clark Street, Suite 2550

City: Chicago

State: IL Zip: 60601

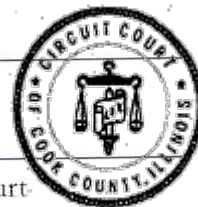
Telephone: 312-888-7000

Primary Email: tom@injuryillinois.com

Witness date

6/7/2021 11:19 AM IRIS Y. MARTINEZ

Iris Y. Martinez, Clerk of Court



☐ Service by Certified Mail:

☐ Date of Service: (To be inserted by officer on copy left with employer or other person)

**GET YOUR COURT DATE BY CALLING IN OR BY EMAIL**

**CALL OR SEND AN EMAIL MESSAGE** to the telephone number or court date email address below for the appropriate division, district or department to request your next court date. Email your case number, or, if you do not have your case number, email the Plaintiff or Defendant's name for civil case types, or the Defendant's name and birthdate for a criminal case.

**CHANCERY DIVISION**

**Court date EMAIL:** ChanCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5133

**CIVIL DIVISION**

**Court date EMAIL:** CivCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5116

**COUNTY DIVISION**

**Court date EMAIL:** CntyCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5710

**DOMESTIC RELATIONS/CHILD SUPPORT  
DIVISION**

**Court date EMAIL:** DRCourtDate@cookcountycourt.com  
OR  
ChildSupCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-6300

**DOMESTIC VIOLENCE**

**Court date EMAIL:** DVCourtDate@cookcountycourt.com  
Gen. Info: (312) 325-9500

**LAW DIVISION**

**Court date EMAIL:** LawCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-5426

**PROBATE DIVISION**

**Court date EMAIL:** ProbCourtDate@cookcountycourt.com  
Gen. Info: (312) 603-6441

**ALL SUBURBAN CASE TYPES**

**DISTRICT 2 - SKOKIE**

**Court date EMAIL:** D2CourtDate@cookcountycourt.com  
Gen. Info: (847) 470-7250

**DISTRICT 3 - ROLLING MEADOWS**

**Court date EMAIL:** D3CourtDate@cookcountycourt.com  
Gen. Info: (847) 818-3000

**DISTRICT 4 - MAYWOOD**

**Court date EMAIL:** D4CourtDate@cookcountycourt.com  
Gen. Info: (708) 865-6040

**DISTRICT 5 - BRIDGEVIEW**

**Court date EMAIL:** D5CourtDate@cookcountycourt.com  
Gen. Info: (708) 974-6500

**DISTRICT 6 - MARKHAM**

**Court date EMAIL:** D6CourtDate@cookcountycourt.com  
Gen. Info: (708) 232-4551

TRT/tar

File No. 21-4

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
6/7/2021 11:16 AM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789

13586750

GEORGE KOSCIANIUK,

Plaintiff,

v.

Case No. 21 L 5789

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

**JURY DEMAND**

**ROUTINE NOTICE OF MOTION**

To: **No Notice Required - Defendants Yet to Appear**

On **June 8, 2021** at 9:00 a.m., I shall electronically submit **PLAINTIFF'S ROUTINE MOTION TO APPOINT SPECIAL PROCESS SERVER** to the Honorable James N. O'Hara via email address: LAW.CALAcc@cookcountyil.gov

**Name:** McNabola & Associates, LLC

**Attorney for:**

Plaintiff

**Address:** 161 N. Clark Street, #2550

**City:**

Chicago, IL 60601

**Telephone:** (312) 888-7000

**Atty. No:**

60615

**PROOF OF SERVICE VIA EMAIL**

I, the undersigned, a non-attorney, on oath state, I served this notice by mailing a copy to the above-named attorneys at their respective address(es) via email on 6/7/21 2021.

**DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IL**



TRT/tar

File No. 21-4

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED

6/7/2021 11:16 AM  
Atty. No. 20615  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789

13586750

GEORGE KOSCIANIUK,

Plaintiff,

v.

Case No. 21 L 5789

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

**JURY DEMAND**

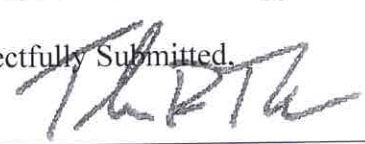
**PLAINTIFFS' MOTION TO APPOINT  
SPECIAL PROCESS SERVER**

Plaintiff, GEORGE KOSCIANIUK, by and through his attorneys, McNABOLA &  
ASSOCIATES, LLC, moves this Honorable Court for leave to appoint Keeley Investigation, Inc.  
as Special Process Server for the reasons set forth as follows:

1. The employees of Keeley Investigation, Inc., are over the age of 18 and not a  
party to this action.

WHEREFORE, Plaintiff, GEORGE KOSCIANIUK, moves that Gerald D Keeley  
#115.001149 and/or the company Keeley Investigations Inc. #117.001681 be appointed as  
Special Process Server.

Respectfully Submitted,

  
Attorney for Plaintiff

Edward W. McNabola, Esq.  
Thomas R. Trench, Esq.  
**McNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000  
[tom@injuryillinois.com](mailto:tom@injuryillinois.com)

FILED DATE: 6/7/2021 11:16 AM 2021L005789



TRT/tar

File No. 21-4

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**

**ROUTINE ORDER**

This cause coming to be heard upon the plaintiffs' Motion to Appoint Special Process  
Server, due notice having been given and the Court being fully advised in the premises.

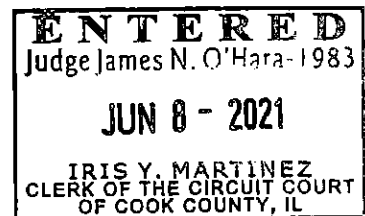
IT IS HEREBY ORDERED THAT:

Gerald D Keeley #115.001149 and/or the company Keeley Investigations Inc. <sup>4/20/21</sup>  
#117.001681 be appointed as Special Process is hereby appointed as Special Process Server.

ENTER:

JUDGE:

**McNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000



TRT/tar

File No. 21-4

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
6/25/2021 2:29 PM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**

**NOTICE OF FILING**

**TO: No Notice Required - Defendants Yet to Appear**

YOU ARE HEREBY NOTIFIED that on **June 25, 2021** there was filed with the Circuit Court of Cook County, Illinois, **AFFIDAVIT OF SERVICE ON ZOKAR LOGISTICS, INC. and SADEK ZLZOKARI**, copies of which are attached hereto.

*McNabola & Associates, LLC*

MCNABOLA & ASSOCIATES, LLC.  
161 N. Clark Street, Suite 2550  
Chicago, IL 60601  
312/888-7000

STATE OF ILLINOIS )  
 ) SS  
COUNTY OF COOK )

**CERTIFICATION**

Under penalties as provided by law, pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies it to be true that he/she served the above and foregoing Notice of Filing by depositing in the U.S. Mail Chute located at 161 N. Clark Street, Chicago, Illinois, a true and correct copy thereof in a sealed envelope, first class mail, postage prepaid, addressed to the said person(s) to whom said Notice of Filing is directed on \_\_\_\_\_.

*N/A*

FILED DATE: 6/25/2021 2:29 PM 2021L005789

## AFFIDAVIT OF SERVICE

<b>Case:</b> 20 L 5789	<b>Court:</b> CIRCUIT	<b>County:</b> COOK, IL	<b>Job:</b> 5800632
<b>Plaintiff / Petitioner:</b> GEORGE KOSCIANIUK		<b>Defendant / Respondent:</b> SADEK ALZOKARI ET AL	
<b>Received by:</b> KEELEY INVESTIGATIONS INC		<b>For:</b> McNABOLA & ASSOCIATES	
<b>To be served upon:</b> SADEK ALZOKARI			

I, Gina Sharbowski, being duly sworn, depose and say: In accordance with 735 ILCS 5/2-202 I left a copy of the documents at the subject's usual place of abode, with some person of the family or a person residing there, of the age of 13 years or upwards, and informed that person of the contents; and on the day following service, I mailed a copy of the documents in a sealed envelope with postage fully prepaid, addressed to the subject at his or her usual place of abode.

**Recipient Name / Address:** HANIN ALZOKARI, 6299 PINECROFT CT, FLINT, MI 48532  
**Manner of Service:** Substitute Service - Abode, Jun 16, 2021, 8:48 pm EDT  
**Documents:** SUMMONS et al

**Additional Comments:**

Successful Attempt: Jun 16, 2021, 8:48 pm EDT at 6299 PINECROFT CT, FLINT, MI 48532 received by HANIN ALZOKARI. Age: 20; Ethnicity: Middle Eastern; Gender: Female.

  
 Gina Sharbowski  
 Agent of Keeley Investigations Inc  
 Agency License #117.001681  
 exp 08/31/23  
 Date **JUN 18 2021**  
**Gina Sharbowski**  
 Process Server

KEELEY INVESTIGATIONS INC  
 PO BOX 3062  
 OAK BROOK, IL 60522-3062

Subscribed and sworn to before me by the affiant who is personally known to me.

  
 Notary Public

**JUN 18 2021**

Date

**06/11/2025**  
 Commission Expires

**Kayla Basler**  
 Notary Public, State of Michigan  
 County of Oakland  
 My Commission Expires 06/11/2025  
 Acting in the county of Oakland

## AFFIDAVIT OF SERVICE

<b>Case:</b> 20 L 5789	<b>Court:</b> CIRCUIT	<b>County:</b> COOK, IL	<b>Job:</b> 5810996
<b>Plaintiff / Petitioner:</b> GEORGE KOSCIANIUK		<b>Defendant / Respondent:</b> SADEK ALZOKARI ET AL	
<b>Received by:</b> KEELEY INVESTIGATIONS INC		<b>For:</b> McNABOLA & ASSOCIATES	
<b>To be served upon:</b> ZOKAR LOGISTICS INC			

I, Ted Wrubel, being duly sworn, depose and say: In accordance with 735 ILCS 5/2-202 I left a copy of the documents with an authorized agent to accept service.

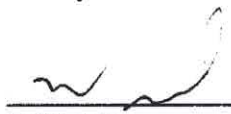
**Recipient Name / Address:** NASHIA ALZOKARI, 1999 TROWBRIDGE ST, HAMTRAMCK, MI 48212

**Manner of Service:** Agency, Jun 15, 2021, 10:45 am EDT

**Documents:** SUMMONS et al

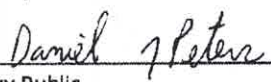
**Additional Comments:**

Successful Attempt: Jun 15, 2021, 10:45 am EDT at 1999 TROWBRIDGE ST, HAMTRAMCK, MI 48212 received by NASHIA ALZOKARI. Age: 35; Ethnicity: Middle Eastern; Gender: Female.

  
 Ted Wrubel  
 Agent of Keeley Investigations Inc  
 Agency License #117.001681  
 exp 08/31/23

6/22/2021  
 Date

*Subscribed and sworn to before me by the affiant who is personally known to me.*

  
 Notary Public

6/22/2021  
 Date

2/9/2024  
 Commission Expires

KEELEY INVESTIGATIONS INC  
 PO BOX 3062  
 OAK BROOK, IL 60522-3062

DANIEL J. PETERS  
 Notary Public, State of Michigan  
 County of Macomb  
 My Commission Expires Feb. 09, 2024  
 Acting in the County of Macomb



TRT/tar

File No. 21-4

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
8/10/2021 11:11 AM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789

14374618

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**

**NOTICE OF MOTION**

To: **No Notice Required - Defendants Yet to Appear**

On **August 16, 2021** at 9:00 a.m., I shall electronically submit **PLAINTIFF'S MOTION FOR  
LEAVE TO FILE FIRST AMENDED COMPLAINT AT LAW ADDING UNITED  
TRANSPORT, INC. AS AN ADDITIONAL DEFENDANT** to the Honorable James N.  
O'Hara via email address: LAW.CALAcc@cookcountyil.gov

**Name:** McNabola & Associates, LLC  
**Address:** 161 N. Clark Street, #2550  
**Telephone:** (312) 888-7000

**Attorney for:** Plaintiff  
**City:** Chicago, IL 60601  
**Atty. No:** 60615

**PROOF OF SERVICE VIA EMAIL**

I, the undersigned, a non-attorney, on oath state, I served this notice by mailing a copy to  
the above-named attorneys at their respective address(es) via email on N/A, 2021.

**DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IL**

FILED

8/10/2021 11:11 AM

Atty No: 60615  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789

TRT/pcj

File No. 20N-003

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**

14374618

**PLAINTIFFS MOTION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT AT  
LAW ADDING UNITED TRANSPORT, INC.  
AS AN ADDITIONAL DEFENDANT**

Plaintiff, GEORGE KOSCIANIUK, by and through his attorneys, McNABOLA &  
ASSOCIATES, LLC, moves this Honorable Court for leave to file first amended complaint at  
law adding United Transport, Inc. for the reasons set forth as follows:

1. This negligence cause of action stems from a motor vehicle accident occurring on  
December 10, 2019.
2. On June 4, 2021, Plaintiff filed his Complaint at Law.
3. Plaintiff has recently learned that the defendant, SADEK N. ALZOKARI, may  
have been an agent and/or employee of UNITED TRANSPORT, INC., at the time of the  
occurrence.
4. Plaintiff requests leave of court to add UNITED TRANSPORT, INC. as a  
defendant in this matter.

WHEREFORE, Plaintiff, GEORGE KOSCIANIUK, moves this Honorable Court for leave to file the First Amended Complaint at Law adding UNITED TRANSPORT, INC. as a defendant, or for whatever other relief this Court deems just.

Respectfully Submitted,

A handwritten signature in blue ink, appearing to read 'E. McNabola', is written over a horizontal line.

Attorney for Plaintiff

Edward W. McNabola, Esq.  
Thomas R. Trench, Esq.  
**McNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000  
[ted@injuryillinois.com](mailto:ted@injuryillinois.com)  
[tammy@injuryillinois.com](mailto:tammy@injuryillinois.com)



TRT/tar

File No. 21-4

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**



**ORDER**

This cause coming to be heard upon the plaintiffs' Motion for Leave to File First Amended Complaint at Law, due notice having been given and the Court being fully advised in the premises.

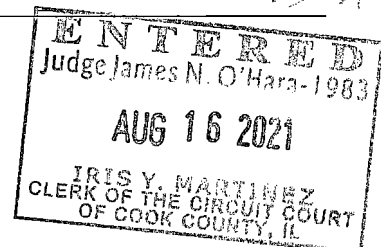
IT IS HEREBY ORDERED THAT:

Plaintiff is granted leave to File First Amended Complaint at Law adding United Transport, Inc. as an additional defendant, *instanter*.

ENTER: 

JUDGE: \_\_\_\_\_

**McNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000



TRT/tar

File No. 21-4

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
At 8/17/2021 10:33 AM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789  
14460259

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No. 21 L 5789

**JURY DEMAND**

**NOTICE OF FILING**

**TO: No Notice Required - Defendants Yet to Appear**

YOU ARE HEREBY NOTIFIED that on **August 17, 2021** there was filed with the Circuit Court of Cook County, Illinois, **PLAINTIFF'S AMENDED COMPLAINT AT LAW**, copies of which are attached hereto.

*McNabola & Associates, LLC*

MCNABOLA & ASSOCIATES, LLC.  
161 N. Clark Street, Suite 2550  
Chicago, IL 60601  
312/888-7000

STATE OF ILLINOIS   )  
                                  ) SS  
COUNTY OF COOK    )

**CERTIFICATION**

Under penalties as provided by law, pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies it to be true that he/she served the above and foregoing Notice of Filing by depositing in the U.S. Mail Chute located at 161 N. Clark Street, Chicago, Illinois, a true and correct copy thereof in a sealed envelope, first class mail, postage prepaid, addressed to the said person(s) to whom said Notice of Filing is directed on \_\_\_\_\_

*N/A*

FILED DATE: 8/17/2021 10:33 AM 2021L005789

TRT/pcj

File No. 21-004

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
8/17/2021 10:33 AM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL  
2021L005789  
14460259

GEORGE KOSCIANIUK,

Plaintiff,

v.

Case No. 21 L 5789

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually, and  
UNITED TRANSPORT, INC., an Indiana  
Corporation, by and through its authorized agents  
and employees, including but not limited to SADEK  
N. ALZOKARI,

**JURY DEMAND**

Defendants.

**AMENDED COMPLAINT AT LAW**

NOW COMES the plaintiff, GEORGE KOSCIANIUK, JR., by and through his attorneys, McNABOLA & ASSOCIATES, L.L.C., complaining of the defendants, ZOKAR LOGISTICS, INC., a Michigan Corporation, by and through its authorized agents and employees, including but not limited to SADEK ALZOKARI, and SADEK ALZOKARI, individually, and states as follows:

**COUNT I**

***Negligence v. Zokar Logistics, INC.***

1. Illinois has jurisdiction over this matter pursuant to 735 ILCS 5/2-209(a)(2) and venue is proper pursuant to 735 ILCS 5/2-101.

2. On December 10, 2019, and at all times material, the defendant, ZOKAR LOGISTICS, INC., was a corporation organized and existing pursuant to the laws of the State of Michigan.



3. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an employee of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

4. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an actual and/or apparent agent of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

5. On and before December 10, 2019, 159<sup>th</sup> Street was a roadway running in an east/west direction at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

6. On and before December 10, 2019, Farrell Road was a roadway running in a north/south direction at or near its intersection with 159<sup>th</sup> Street in the City of Lockport, County of Will, State of Illinois.

7. On December 10, 2019, the plaintiff, GEORGE KOSCIANIUK, owned, operated, managed, maintained and/or controlled a motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

8. On December 10, 2019, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owned, operated, managed, maintained and/or controlled a commercial motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

9. On December 10, 2019, the motor vehicle then and there being operated by GEORGE KOSCIANIUK was stopped at a red light on Eastbound 159<sup>th</sup> Street at its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

10. On December 10, 2019, the commercial motor vehicle owned, operated, controlled and/or managed by the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, failed to stop and came into violent contact with the motor vehicle then and there being operated by the plaintiff, GEORGE KOSCIANIUK.

11. At all times relevant, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owed a duty of reasonable care to members of the public including the plaintiff, GEORGE KOSCIANIUK, in the operation of a commercial motor vehicle.

12. On December 10, 2019, the defendant, ZOKAR, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, was negligent in one or more of the following ways:

- a. Carelessly and negligently operated, owned, managed, maintained, and/or controlled, and drove a commercial motor vehicle into a collision with the motor vehicle behind the vehicle then and there being operated by the plaintiff;
- b. Carelessly and negligently operated its commercial motor vehicle without keeping proper lookout;
- c. Carelessly and negligently proceeded at a speed which was greater than reasonable and proper with regard to traffic conditions, or which endangered the safety of persons;
- d. Carelessly and negligently failed to decrease speed so as to avoid colliding with another vehicle;
- e. Carelessly and negligently failed to equip said commercial motor vehicle with adequate brakes;
- f. Carelessly and negligently failed to give audible warning with its horn when such warning was reasonably necessary to insure safety;
- g. Carelessly and negligently failed to yield the right-of-way to motor vehicle being driven by GEORGE KOSCIANIUK, JR.;
- h. Carelessly and negligently failed to exercise due care;
- i. Carelessly and negligently inspected, serviced, or otherwise mechanically maintained the commercial motor vehicle, by and through its authorized agents and employees, at the facility located at its principal place of business;
- j. Failed to investigate SADEK ALZOKARI's background in operating commercial motor vehicles;

- k. Carelessly and negligently hired SADEK ALZOKARI to act as a commercial motor vehicle driver;
- l. Negligently entrusted SADEK ALZOKARI to drive a commercial motor vehicle; and/or
- m. Failed to properly supervise SADEK ALZOKARI.

13. As a proximate result of one or more of the aforesaid negligent acts and/or omissions of the defendant, ZOKAR, by and through its authorized agent and employee, including but not limited to SADEK ALZOKARI, the plaintiff, GEORGE KOSCIANIUK, suffered damages of a personal and pecuniary nature.

WHEREFORE, the plaintiff, GEORGE KOSCIANIUK, demands judgment against the defendant, ZOKAR LOGISTICS, INC., a Michigan Corporation, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, in an amount in excess of the jurisdictional limit of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00).

## **COUNT II**

### ***Negligence v. Sadek Alzokari, Individually***

1. Illinois has jurisdiction over this matter pursuant to 735 ILCS 5/2-209(a)(2) and venue is proper pursuant to 735 ILCS 5/2-101.

2. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an employee of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

3. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an actual and/or apparent agent of ZOKAR LOGISTICS, INC., acting within the course and scope of that relationship.

4. On and before December 10, 2019, 159<sup>th</sup> Street was a roadway running in an east/west direction at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.



5. On and before December 10, 2019, Farrell Road was a roadway running in a north/south direction at or nears its intersection with 159<sup>th</sup> Street in the City of Lockport, County of Will, State of Illinois.

6. On December 10, 2019, the plaintiff, GEORGE KOSCIANIUK, owned, operated, managed, maintained and/or controlled a motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

7. On December 10, 2019, the defendant, SADEK ALZOKARI, Individually, owned, operated, managed, maintained and/or controlled a commercial motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

8. On December 10, 2019, the motor vehicle then and there being operated by GEORGE KOSCIANIUK was stopped at a red light on Eastbound 159<sup>th</sup> Street at its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

9. On December 10, 2019, the commercial motor vehicle owned, operated, controlled and/or managed by the defendant, SADEK ALZOKARI, Individually, failed to stop and came into violent contact with the motor vehicle then and there being operated by the plaintiff, GEORGE KOSCIANIUK.

10. At all times relevant, the defendant, SADEK ALZOKARI, Individually, owed a duty of reasonable care to members of the public including the plaintiff, GEORGE KOSCIANIUK, in the operation of a commercial motor vehicle.

11. On December 10, 2019, the defendant, SADEK ALZOKARI, Individually, was negligent in one or more of the following ways:

- a. Carelessly and negligently operated, owned, managed, maintained, and/or controlled, and drove a commercial motor vehicle into a collision with the

- motor vehicle behind the vehicle then and there being operated by the plaintiff;
- b. Carelessly and negligently operated its commercial motor vehicle without keeping proper lookout;
  - c. Carelessly and negligently proceeded at a speed which was greater than reasonable and proper with regard to traffic conditions, or which endangered the safety of persons;
  - d. Carelessly and negligently failed to decrease speed so as to avoid colliding with another vehicle;
  - e. Carelessly and negligently failed to equip said commercial motor vehicle with adequate brakes;
  - f. Carelessly and negligently failed to give audible warning with its horn when such warning was reasonably necessary to insure safety;
  - g. Carelessly and negligently failed to yield the right-of-way to motor vehicle being driven by GEORGE KOSCIANIUK, JR.;
  - h. Carelessly and negligently failed to exercise due care; and/or
  - i. Carelessly and negligently inspected, serviced, or otherwise mechanically maintained the commercial motor vehicle, by and through its authorized agents and employees, at the facility located at its principal place of business.

12. As a proximate result of one or more of the aforesaid negligent acts and/or omissions of the defendant, SADEK ALZOKARI, Individually, the plaintiff, GEORGE KOSCIANIUK, suffered damages of a personal and pecuniary nature.

WHEREFORE, the plaintiff, GEORGE KOSCIANIUK, demands judgment against the defendant, SADEK ALZOKARI, Individually, in an amount in excess of the jurisdictional limit of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00).

**COUNT III**  
***Negligence v. United Transport, Inc.***

1. Illinois has jurisdiction over this matter pursuant to 735 ILCS 5/2-209(a)(2) and venue is proper pursuant to 735 ILCS 5/2-101.

2. On December 10, 2019, and at all times material, the defendant, UNITED TRANSPORT, INC., was a corporation organized and existing pursuant to the laws of the State of Indiana.

3. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an employee of UNITED TRANSPORT, INC., acting within the course and scope of that relationship.

4. On December 10, 2019, and at all times material, the defendant, SADEK ALZOKARI, was an actual and/or apparent agent of UNITED TRANSPORT, INC., acting within the course and scope of that relationship.

5. On and before December 10, 2019, 159<sup>th</sup> Street was a roadway running in an east/west direction at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

6. On and before December 10, 2019, Farrell Road was a roadway running in a north/south direction at or nears its intersection with 159<sup>th</sup> Street in the City of Lockport, County of Will, State of Illinois.

7. On December 10, 2019, the plaintiff, GEORGE KOSCIANIUK, owned, operated, managed, maintained and/or controlled a motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

8. On December 10, 2019, the defendant, UNITED TRANSPORT, INC., by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owned, operated, managed, maintained and/or controlled a commercial motor vehicle traveling eastbound on 159<sup>th</sup> Street at or near its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.

9. On December 10, 2019, the motor vehicle then and there being operated by GEORGE KOSCIANIUK was stopped at a red light on Eastbound 159<sup>th</sup> Street at its intersection with Farrell Road in the City of Lockport, County of Will, State of Illinois.



10. On December 10, 2019, the commercial motor vehicle owned, operated, controlled and/or managed by the defendant, UNITED TRANSPORT, INC., by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, failed to stop and came into violent contact with the motor vehicle then and there being operated by the plaintiff, GEORGE KOSCIANIUK.

11. At all times relevant, the defendant, UNITED TRANSPORT, INC., by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, owed a duty of reasonable care to members of the public including the plaintiff, GEORGE KOSCIANIUK, in the operation of a commercial motor vehicle.

12. On December 10, 2019, the defendant, UNITED TRANSPORT, INC., by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, was negligent in one or more of the following ways:

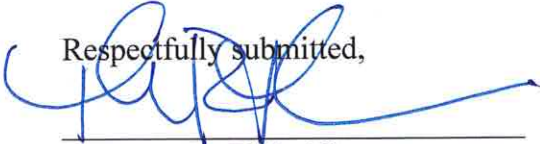
- a. Carelessly and negligently operated, owned, managed, maintained, and/or controlled, and drove a commercial motor vehicle into a collision with the motor vehicle behind the vehicle then and there being operated by the plaintiff;
- b. Carelessly and negligently operated its commercial motor vehicle without keeping proper lookout;
- c. Carelessly and negligently proceeded at a speed which was greater than reasonable and proper with regard to traffic conditions, or which endangered the safety of persons;
- d. Carelessly and negligently failed to decrease speed so as to avoid colliding with another vehicle;
- e. Carelessly and negligently failed to equip said commercial motor vehicle with adequate brakes;
- f. Carelessly and negligently failed to give audible warning with its horn when such warning was reasonably necessary to insure safety;
- g. Carelessly and negligently failed to yield the right-of-way to motor vehicle being driven by GEORGE KOSCIANIUK, JR.;
- h. Carelessly and negligently failed to exercise due care;
- i. Carelessly and negligently inspected, serviced, or otherwise mechanically maintained the commercial motor vehicle, by and through its authorized agents and employees, at the facility located at its principal place of business;

- j. Failed to investigate SADEK ALZOKARI's background in operating commercial motor vehicles;
- k. Carelessly and negligently hired SADEK ALZOKARI to act as a commercial motor vehicle driver;
- l. Negligently entrusted SADEK ALZOKARI to drive a commercial motor vehicle; and/or
- m. Failed to properly supervise SADEK ALZOKARI.

13. As a proximate result of one or more of the aforesaid negligent acts and/or omissions of the defendant, UNITED TRANSPORT, INC., by and through its authorized agent and employee, including but not limited to SADEK ALZOKARI, the plaintiff, GEORGE KOSCIANIUK, suffered damages of a personal and pecuniary nature.

WHEREFORE, the plaintiff, GEORGE KOSCIANIUK, demands judgment against the defendant, UNITED TRANSPORT, INC., an Indiana Corporation, by and through its authorized agents and employees, including but not limited to, SADEK ALZOKARI, in an amount in excess of the jurisdictional limit of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00).

Respectfully submitted,

  
\_\_\_\_\_  
Attorney for Plaintiff

Edward W. McNabola, Esq.  
Thomas R. Trench, Esq.  
**McNABOLA & ASSOCIATES, LLC**  
161 North Clark Street, Suite 2550  
Chicago, Illinois 60601  
(312) 888-7000  
tom@injuryillinois.com  
Atty No. 60615

TRT/kh

File No. 20N-003

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

Case No.

**JURY DEMAND**

**JURY DEMAND**

The undersigned demands a jury trial.

  
Attorney for the Plaintiff

Thomas R. Trench, Esq.  
**MCNABOLA & ASSOCIATES, LLC**  
161 N. Clark Street, Suite 2550  
Chicago, IL 60601  
(312) 888-7000  
[ted@injuryillinois.com](mailto:ted@injuryillinois.com)

FILED DATE: 8/17/2021 3:08:38 PM 202006995389



TRT/kh

File No. 20N-003

Atty No: 60615

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION**

FILED  
6/4/2021 3:26 PM  
IRIS Y. MARTINEZ  
CIRCUIT CLERK  
COOK COUNTY, IL

GEORGE KOSCIANIUK,

Plaintiff,

v.

ZOKAR LOGISTICS, INC., a  
Michigan Corporation, by and through its  
authorized agents and employees, including but not  
limited to, SADEK N. ALZOKARI, and  
SADEK N. ALZOKARI, individually,

Defendants.

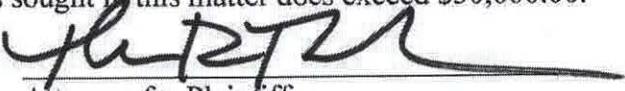
Case No. 2021L005789

**JURY DEMAND**

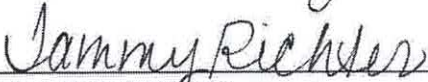
**AFFIDAVIT**

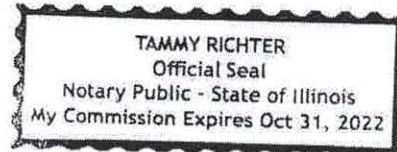
I, Thomas R. Trench, Esq., the affiant on oath states:

The total of money damages sought in this matter does exceed \$50,000.00.

  
Attorney for Plaintiff

SUBSCRIBED AND SWORN to me  
Before this 4th day of June 2021.

  
NOTARY PUBLIC



FILED DATE: 6/17/2021 1:10:33 PM 202106060889



## AFFIDAVIT OF SERVICE

<b>Case:</b> 21 L 5789	<b>Court:</b> Circuit	<b>County:</b> Cook, IL	<b>Job:</b> 6078396
<b>Plaintiff / Petitioner:</b> Koscianiuk		<b>Defendant / Respondent:</b> Zokar Logistics et al	
<b>Received by:</b> Edward Tomaszek		<b>For:</b> McNABOLA & ASSOCIATES	
<b>To be served upon:</b> United Transport Inc			

I, Edward Tomaszek, being duly sworn, depose and say: In accordance with 735 ILCS 5/2-202 I left a copy of the documents with an authorized agent to accept service.

**Recipient Name / Address:** Diane Zilys, 3640 179TH ST, HAMMOND, IN 46323

**Manner of Service:** Agency, Sep 3, 2021, 11:25 am CDT

**Documents:** SUMMONS et al

**Additional Comments:**

Successful Attempt: Sep 3, 2021, 11:25 am CDT at 3640 179TH ST, HAMMOND, IN 46323 received by Diane Zilys. Age: 45; Ethnicity: Caucasian; Gender: Female.



09/08/2021

Edward Tomaszek

Date

Edward Tomaszek  
Registration #129.257873 exp 05/31/24, Agent of Keeley  
Investigations Inc, Agency License #117.001681 exp 08/31/2023

*Subscribed and sworn to before me by the affiant who is personally known to me.*

Notary Public

Date

Commission Expires



# Exhibit B



**IY003**

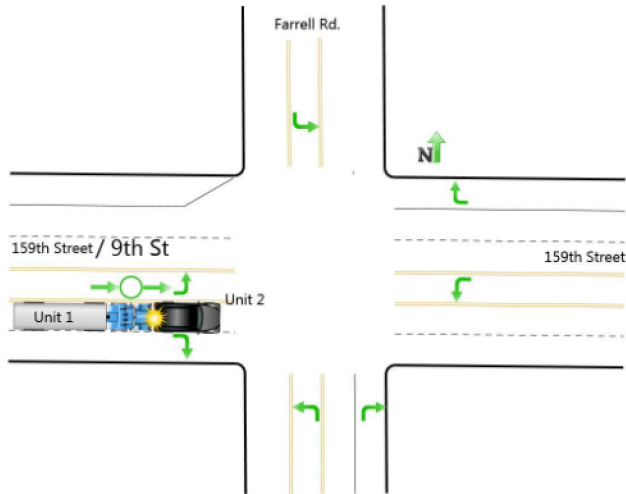


\* X001776015 \*

DRAC 1		1		3		4		1		7		1		1		1		1		1		11		1		11		IY003		* X001776015 *																																									
INVESTIGATING AGENCY Lockport Police Department														DAMAGE TO ANY ONE PERSON'S VEHICLE / PROPERTY <input checked="" type="checkbox"/> \$500 OR LESS <input type="checkbox"/> \$501 - \$1,500 <input type="checkbox"/> OVER \$1,500										TYPE OF REPORT <input checked="" type="checkbox"/> ON SCENE <input type="checkbox"/> NOT ON SCENE (DESK REPORT) <input type="checkbox"/> AMENDED										<input checked="" type="checkbox"/> A No Injury / Drive Away <input type="checkbox"/> B Injury and / or Tow Due to Crash										YR 19		AGENCY CRASH REPORT NO. L19-24365		TRFW 14																							
ADDRESS NO. 159TH ST														HIGHWAY OR STREET NAME 159TH ST										<input checked="" type="checkbox"/> City LOCKPORT										INTERSECTION RELATED <input checked="" type="checkbox"/> Y <input type="checkbox"/> N										DATE OF CRASH 12/10/2019		TIME 3:48		<input type="checkbox"/> AM <input checked="" type="checkbox"/> PM		SECONDARY CRASH <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		VEHT 7																			
<input type="checkbox"/> (CIRCLE) FT / MI N S E W <input checked="" type="checkbox"/> AT INTERSECTION WITH														(CIRCLE) FARRELL RD (NAME OF INTERSECTION OR ROAD FEATURE)										COUNTY WILL										DATE OF CRASH 12/10/2019										TIME 3:48		<input type="checkbox"/> AM <input checked="" type="checkbox"/> PM		SECONDARY CRASH <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		VEHT 7																					
NAME (LAST, FIRST, M) ALZOKARI, SADEK N														STREET ADDRESS 6299 PINECROFT CT										CITY FLINT										STATE MI		ZIP 48532		INJ O		EJCT 1		EPH 0		PLATE NO. RB70481		STATE MI		YEAR 2020		CIRCLE NUMBER(S) 12		TOWED DUE TO CRASH <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		FIRE <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		DISTRACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		COM VEH <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		VEHT 15											
PHONE NUMBER (313) 327-4726														DRIVER LICENSE NO. A422758622767										STATE MI										CLASS CA		CDLID 7		VIN 3ALXFBG9GDGX3878		INSURANCE CO. Great American Assurance		EXPIRED <input type="checkbox"/> Y <input checked="" type="checkbox"/> N		VEHT 15																											
EMS AGENCY Homer Township Fire Protection District														HOSPITAL (TAKEN TO) Refused										INCIDENT RESPONDER <input type="checkbox"/> Y <input checked="" type="checkbox"/> N										IF "Y" OWNER STREET, CITY, STATE, ZIP 6299 PINECROFT CT FLINT, MI 48532										POLICY NO. ATP2687205		PHONE NUMBER (313) 327-4726		VEHT 15																							
<input checked="" type="checkbox"/> DRIVER <input type="checkbox"/> PARKED <input type="checkbox"/> DRIVERLESS <input type="checkbox"/> PED <input type="checkbox"/> PEDAL <input type="checkbox"/> EQUUS <input type="checkbox"/> NMV <input type="checkbox"/> NCV <input type="checkbox"/> DV														NAME (LAST, FIRST, M) KOSCIANIUK JR, GEORGE Z										STREET ADDRESS 1301 PRODEHL DR										CITY LOCKPORT										STATE IL		ZIP 60441		INJ O		EJCT 1		EPH 0		PLATE NO. R142636		STATE IL		YEAR 2020		CIRCLE NUMBER(S) 6		TOWED DUE TO CRASH <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		FIRE <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		DISTRACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		COM VEH <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		VEHT 21	
PHONE NUMBER (708) 218-3723														DRIVER LICENSE NO. K252-3197-4116										STATE IL										CLASS D		CDLID 0		VIN 5GTDN136668289218		INSURANCE CO. Nat Gen Premier		EXPIRED <input type="checkbox"/> Y <input checked="" type="checkbox"/> N		VEHT 21																											
EMS AGENCY Homer Township Fire Protection District														HOSPITAL (TAKEN TO) Refused										INCIDENT RESPONDER <input type="checkbox"/> Y <input checked="" type="checkbox"/> N										IF "Y" OWNER ADDRESS (STREET, CITY, STATE, ZIP) 1301 PRODEHL DR LOCKPORT, IL 60441										POLICY NO. 2006806870		PHONE NUMBER (708) 218-3723		VEHT 21																							
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SAFT) (AIR) (INJ) (EJCT) (EPH)														PASSENGERS & WITNESSES ONLY										(NAME) / (ADDR) / (TEL)										(HOSP)										(EMS)										VEHT 21																	
(UNIT) (SEAT) (DOB) (SEX) (SA																																																																							

**X001776015**

A **Diagram** and **Narrative** are required on all **Type B** crashes,  
even if units have been moved prior to the officer's arrival.

**NARRATIVE (refer to vehicle by unit #)**

Unit 1 EB 159th St (9th St) advised Unit 2 stopped abruptly so he went to hit his brakes and pressed the clutch instead at first then he struck unit 2 lightly. Unit 2 EB 159th St (9th St) advised as he stopped for the light at Farrell Rd. unit 2 struck him from behind.

End KS #33

**LOCAL USE ONLY**U1 COLOR **Yellow**U2 COLOR **Black**U1 Race: **W**

U2 Race:

U1 TOWED DUE TO ☐ DISABLING DAMAGE ☐ NOT DISABLING DAMAGEDAMAGE EXTENT: **0**

U1 TOWED BY / TO:

U2 TOWED DUE TO ☐ DISABLING DAMAGE ☐ NOT DISABLING DAMAGEDAMAGE EXTENT: **1**

U2 TOWED BY / TO:

**LARGE TRUCK, BUS, OR HM VEHICLE**

IF MORE THAN ONE CMV IS INVOLVED, USE SR 1050A  
ADDITIONAL UNITS FORMS.

A CMV is defined as any motor vehicle used to transport passengers or property and:

1. Has a weight rating of more than 10,000 pounds (example: truck or truck/trailer combination); or
2. Is used or designed to transport more than 15 passengers including the driver (example: shuttle or charter bus); or
3. Is designed to carry 15 or fewer passengers and operated by a contract carrier transporting employees in the course of their employment (example: employee transporter - usually a van type vehicle or passenger car); or
4. Is used or designed to transport between 9 and 15 passengers, including the driver, for direct compensation (example: large van used for specific purpose); or
5. Is any vehicle used to transport any hazardous material (HAZMAT) that requires placarding (example: placards will be displayed on the vehicle).

UNIT **1**CARRIER NAME **ZOKAR LOGISTICS INC**ADDRESS **1999 TROWBRIDGE ST**CITY/STATE/ZIP **HAMTRAMCK, MI 48212**

MOTOR CARR. ID ☒ Interstate ☐ Intrastate  
☐ Not In Comm./Govt. ☐ Not In Comm./Other

USDOT NO. **1761786** ILLCC NO.

Source of above ☒ Side of Truck ☐ Papers ☐ Driver ☐ Log Book  
GVWR/GCWR ☐ <10,000 ☐ 10,000 - 26,000 ☒ >26,000

Were HAZMAT placards on vehicle? ☐ Yes ☒ No

If yes, name on placard \_\_\_\_\_  
4 digit UN NO. \_\_\_\_\_ 1 digit Hazard Class NO. \_\_\_\_\_

Did HAZMAT Spill from vehicle (do NOT consider FUEL from vehicle's own tank)? ☐ Yes ☒ No ☐ Unknown

Did HAZMAT Regulations violation contribute to the crash?  
☐ Yes ☒ No ☐ Unknown

Did Motor Carrier Safety Regulations (MCS) violation contribute to the crash?  
☐ Yes ☒ No ☐ Unknown

Was a Driver/Vehicle Examination Report form completed?

HAZMAT ☐ Yes ☒ No ☐ Unknown Out of Service ☐ Yes ☐ No  
MCS ☐ Yes ☒ No ☐ Unknown Out of Service ☐ Yes ☐ No

Form Number \_\_\_\_\_

IDOT PERMIT NO. \_\_\_\_\_ WIDELOAD? ☐ Y ☒ N

TRAILER VIN 1 \_\_\_\_\_

TRAILER VIN 2 \_\_\_\_\_

TRAILER WIDTH(S) **0 - 96"** **97 - 102"** **> 102"**TRAILER 1 ☒ ☐ ☐TRAILER 2 ☐ ☐ ☐

TRAILER LENGTH(S) 1 \_\_\_\_\_ ft 2 \_\_\_\_\_ ft

TOTAL VEHICLE LENGTH \_\_\_\_\_ ft NO. OF AXLES \_\_\_\_\_

SELECT CODES FROM BACK OF CRASH BOOKLET

VEHICLE CONFIG. **6** CARGO BODY TYPE **03** LOAD TYPE **5**



# Exhibit C

**BUSINESS INFORMATION**  
 HOLLI SULLIVAN  
 INDIANA SECRETARY OF STATE  
 10/09/2021 06:24 PM

#### Business Details

Business Name:	<b>UNITED TRANSPORT INC.</b>	Business ID:	<b>2008041600228</b>
Entity Type:	<b>Domestic For-Profit Corporation</b>	Business Status:	<b>Active</b>
Creation Date:	<b>04/16/2008</b>	Inactive Date:	
Principal Office Address:	<b>3640 179TH ST., HAMMOND, IN, 46323, USA</b>	Expiration Date:	<b>Perpetual</b>
Jurisdiction of Formation:	<b>Indiana</b>	Business Entity Report Due Date:	<b>04/30/2022</b>
		Years Due:	

#### Governing Person Information

Title	Name	Address
President	Irmantas Zilyis	3640 179TH ST., Hammond, IN, 46323, USA

#### Incorporators Information

Name	Title	Address
IRMANTAS ZILYS	Incorporator	8300 BROADWAY, UNIT D1-A, MERRILLVILLE, IN, 46410, USA

#### Registered Agent Information

Type: **Individual**  
 Name: **IRMANTAS ZILYS**  
 Address: **3640 179TH ST., HAMMOND, IN, 46323, USA**

# Exhibit D



# LARA Corporations Online Filing System

Department of Licensing and Regulatory Affairs

ID Number: 801991971

[Request certificate](#)[Return to Results](#)[New search](#)

Summary for: ZOKAR LOGISTICS INC.

The name of the DOMESTIC PROFIT CORPORATION: ZOKAR LOGISTICS INC.

Entity type: DOMESTIC PROFIT CORPORATION

Identification Number: 801991971 Old ID Number: 07410X

Date of Incorporation in Michigan: 04/03/2017

Purpose: All Purpose Clause

Term: Perpetual

Most Recent Annual Report: 2019

Most Recent Annual Report with Officers &amp; Directors: 2018

**The name and address of the Resident Agent:**

Resident Agent Name: SADEK NAJI ALZOKARI

Street Address: 1999 TROWBRIDGE ST

Apt/Suite/Other:

City: HAMTRAMCK

State: MI

Zip Code: 48212

**Registered Office Mailing address:**

P.O. Box or Street Address:

Apt/Suite/Other:

City:

State:

Zip Code:

**The Officers and Directors of the Corporation:**

Title	Name	Address
PRESIDENT	SADEK NAJI ALZOKARI	1999 TROWBRIDGE HAMTRAMCK, MI 48212 USA
TREASURER	SADEK NAJI ALZOKARI	1999 TROWBRIDGE HAMTRAMCK, MI 48212 USA
SECRETARY	SADEK NAJI ALZOKARI	1999 TROWBRIDGE HAMTRAMCK, MI 48212 USA
DIRECTOR	SADEK NAJI ALZOKARI	1999 TROWBRIDGE HAMTRAMCK, MI 48212 USA

Act Formed Under: 284-1972 Business Corporation Act

Total Authorized Shares: 60,000

☐ Written Consent

View filings for this business entity:

ALL FILINGS  
ANNUAL REPORT/ANNUAL STATEMENTS  
ARTICLES OF INCORPORATION  
RESTATED ARTICLES OF INCORPORATION  
RESTATED ARTICLES OF INCORPORATION  
RESTATED ARTICLES OF INCORPORATION

View filings

Comments or notes associated with this business entity: